Exhibit B

IN THE UNITED STATES DISTRICT COURT DISTRICT OF UTAH, CENTRAL DIVISION

VIVINT, INC. (formerly APX ALARM SECURITY SOLUTIONS, INC.),

Plaintiff,

v.

ELITE SECURITY SERVICES, INC. a Utah corporation, CHASE ERICKSON, TAYLOR HARRIS, BEN AYALA, ERIC GEELS, JEFF CONNOR, TUA LINO, STEVEN FRIEDMAN, ADAM JADEN, LEWIS MILLER, JEFF PICKERING, DEVIN STRONG (individuals) and JOHN DOES I through X,

Defendants.

ORDER GRANTING MOTION IN LIMINE

Case No. 2:12-cv-00692

Judge Clark Waddoups

On May 31, 2013, the court heard oral argument on Plaintiff's Motion in Limine to Admit Audio Recordings (Dkt. No. 34).

For the reasons stated on the record, the court GRANTS the motion with the following qualifications: this Order recognizes that the audio recordings would be admissible at trial provided that adequate foundation can be laid for them at the time they are used and depending on the purpose for which they are proffered.

Accordingly, Defendants will have the burden of deciding whether to depose the Vivint customers whose calls are included in this set of audio recordings. The court is sensitive to concerns raised about the difficulty of deposing this number of witnesses for such limited purposes and recommends that the parties consider alternative methods for taking these depositions, to the extent that Defendants deem this necessary, such as by telephone or Skype.

SO ORDERED this 31st day of May, 2013.

BY THE COURT:

Clark Waddoups

United States District Judge